STATE OF VERMONT PUBLIC SERVICE BOARD

SPEED Certification No. 9	
Petition of Advance Transit, Inc. for Certification of the Advance Transit Solar Generation Facility as a Qualifying SPEED Resource)

Order entered: 12/21/2011

I. Introduction

On September 8, 2011, Advance Transit, Inc. ("Advance Transit") filed a petition with the Public Service Board ("Board") requesting certification of a new solar generation facility located in Wilder, Vermont (the "Advance Transit solar generation facility"), as a qualifying Sustainably Priced Energy Enterprise Development ("SPEED") resource pursuant to Board Rule 4.305(A).

II. DISCUSSION AND CONCLUSIONS

Board Rule 4.305(A) states that "a developer of an in-state generation facility may request, at any time, including after construction of the facility, that the Board provide a certification as to whether the generation facility constitutes a SPEED project." Pursuant to Board Rule 4.304(A), SPEED Projects must be located in Vermont, come into service after December 31, 2004, and produce renewable energy. The Advance Transit solar generation facility, which is a standard-offer project, meets these criteria¹ and, accordingly, we certify that the Advance Transit solar generation facility constitutes a SPEED Project.

^{1.} Petition at 1.

SPEED Certification No. 9 Page 2

III. ORDER

It Is Hereby Ordered, Adjudged and Decreed by the Public Service Board of the State of Vermont that the Advance Transit solar generation facility is certified as a SPEED resource pursuant to Board Rule 4.305(A).

DATED at Montpelier, Ver	rmont, this _	21 st	_day of _	December	, 2011.
	s/ James V	olz			D. G.
)	PUBLIC SERVICE
	s/ David C	. Coen			Board
	s/ John D.	Burke))	OF VERMONT
Office of the Clerk					
Filed: December 21, 2011					
Attest: s/ Susan M. Hudson Clerk of the Board					

Notice to Readers: This decision is subject to revision of technical errors. Readers are requested to notify the Clerk of the Board (by e-mail, telephone, or in writing) of any apparent errors, in order that any necessary corrections may be made. (E-mail address: psb.clerk@state.vt.us)

Appeal of this decision to the Supreme Court of Vermont must be filed with the Clerk of the Board within thirty days. Appeal will not stay the effect of this Order, absent further Order by this Board or appropriate action by the Supreme Court of Vermont. Motions for reconsideration or stay, if any, must be filed with the Clerk of the Board within ten days of the date of this decision and order.